otherwise qualified because of race [or] color. . . N.M. STAT. ANN. §28-1-7 (1978). The plaintiff having failed in his burden of proving any form of discrimination must also fail on his wrongful discharge claim.

- 18. Jones was not wrongfully discharged from work.
- 19. Jones was not discriminated against on the basis of race.
- 20. Jones cannot recover damages under a theory of wrongful discharge.
- 21. Jones is not entitled to any relief or damages under Title VII.
- 22. Jones' claims under Title VII for race discrimination and any other claim he attempts to assert will be dismissed with prejudice.

The Court enters a Judgment on Partial Findings under Rule 54(b), executing these Findings of Fact and Conclusions of Law, contemporaneously with this Order.

LESLIE C. SMÍTH

United States Magistrate Judge